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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/648,689	08/25/2003	Peter W. Richards	P105-US	3780	
23494 7590 TEXAS INSTRUM	02/20/2007 IENTS INCORPORAT	EXAMINER CHANG, KENT WU			
P O BOX 655474,	M/S 3999				
DALLAS, TX 7526	55	ART UNIT	PAPER NUMBER		
		2629			
SHORTENED STATUTORY PE	RIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTH	S	02/20/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Α	Application No. Applicant(s)					
		1	0/648,689	RICHARDS, PE	ΓER W.			
Office Action Summary			xaminer	Art Unit				
			ent Chang	2629				
Period fo	The MAILING DATE of this communica or Reply	ition appear	rs on the cover sheet	with the correspondence a	ddress			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAI assions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum statute to reply within the set or extended period for reply will reply received by the Office later than three months after the part of the provided patent term adjustment. See 37 CFR 1.704(b).	LING DATE 37 CFR 1.136(a) cation. ory period will a , by statute, cau	E OF THIS COMMUN). In no event, however, may pply and will expire SIX (6) Mo use the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).				
Status								
1)	Responsive to communication(s) filed	on 27 Nove	mher 2006	•				
	•		tion is non-final.					
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-,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims		·	·				
4)⊠	4)⊠ Claim(s) <u>1-96</u> is/are pending in the application.							
· ·	4a) Of the above claim(s) <u>27-96</u> is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
· · · · · · · · · · · · · · · · · · ·	☐ Claim(s) is and 16-26 is/are rejected.							
· —	_							
8)□	Claim(s) are subject to restriction	n and/or el	ection requirement.					
Applicati	on Papers							
9)[]	The specification is objected to by the E	Examiner.						
′	The drawing(s) filed on is/are: a		ed or b) objected to	o by the Examiner.				
,—	Applicant may not request that any objection		•	-				
	Replacement drawing sheet(s) including th	e correction	is required if the drawir	ng(s) is objected to. See 37 (CFR 1.121(d).			
11)	The oath or declaration is objected to b	y the Exam	iner. Note the attach	ed Office Action or form F	PTO-152.			
Priority ι	ınder 35 U.S.C. § 119							
_	Acknowledgment is made of a claim for	foreign pri	ority under 35 U.S.C.	§ 119(a)-(d) or (f).				
a)[☐ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of			en received in this Nationa	al Stage			
* 0	application from the Internationa	•	. ,,					
<i>"</i> 5	See the attached detailed Office action f	or a list of t	he certified copies no	ot received.				
Attachmen	t(s)							
1) 🔲 Notic	e of References Cited (PTO-892)		4) Interview	Summary (PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTC	-948)	Paper No	o(s)/Mail Date				
3) [_] Inforr Pape	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		5)	f Informal Patent Application				

DETAILED ACTION

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Claims 1-14,16-26 are rejected under 35 U.S.C. 102(b) as being anticipated by.
 Doherty (6,201,521 B1).

As to claims 1 and 16, **Doherty ('521)** a spatial light modulator that comprises an array of pixels, wherein the pixels of each row of the array are divided into a plurality of subgroups, for producing an image, the method comprising (col.2, lines 31-35,col.4, lines 6-22):

receiving a set of pixel data streams (fig.1 (11), fig.2 (21)), wherein the pixel data of each stream represent a set of states of a pixel of the spatial light modulator during different time intervals (col.3, lines 54-60);

streams wherein the bitplane data of each stream represent the states of a plurality of pixels during one time interval, such that the bitplane data streams representing the pixels of the same subgroup are parallel and adjacent (col.2, lines 35-40).

updating the states of the pixels using the transformed bitplane data (see, col.2, lines 40-50).

Application/Control Number: 10/648,689

Art Unit: 2629

Page 3

As to claim 2, **Doherty** also teaches that the bitplane data representing adjacent pixels of the spatial light modulator are parallel but not adjacent (see, fig.4 "reset group").

In regard to claim 3, **Doherty** discloses that the bitplane data streams representing the odd numbered pixels of the spatial light modulator are parallel and adjacent (see, fig.4 "reset group" 1,3,5,...).

As to claim 4, **Doherty also discloses** the bitplane data streams representing the even numbered pixels of the spatial light modulator are parallel and adjacent (fig.4 *reset group* 0.2.4..).

As to claims 5 and 17, Doherty teaches does not teach that the state is selected from

Application/Control Number: 10/648,689

Art Unit: 2629

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an ON state and an OFF state, and in the ON state, the pixel of the spatial light modulator represents a "bright" pixel of the image, and in the OFF state, the pixel represents a "dark" pixel of the image (However, it is inherent for **Doherty**'s pixel on the ON state to be bright and in the OFF state to be dark).

As to claims 6 and 18, Doherty discloses that the value of the pixel data determines the time duration of the pixel in the state (fig.4 "time").

In regard to claims 7 and 19, **Doherty** also discloses that the time intervals are determined according to a pulse-width-modulation technique (see. Col.1, lines 60- col.2, lines 2, col.2, lines 37-43).

As to claims 8 and 20, **Doherty** further discloses that the time intervals are determined according to a binary-weighted pulse-width-modulation technique (see, col.2, lines 35-40).

In regard to claims 9 and 21, **Doherty** disclose storing the transformed bitplane data streams in a frame buffer having a plurality of storage regions such that the bitplane data streams representing the pixels of the same subgroup are stored consecutively in the same region of the frame buffer (see, fig.1 (14), col.3, lines 66- col.4, lines 5).

In regard to claims 10 and 22, Doherty teaches that the storing the transformed

bitplane data streams in a frame buffer having a plurality of storage regions such that the bitplane data streams representing the pixels of separate subgroups are stored in different regions of the frame buffer (see, fig.14), col.3, lines 66- col.4, lines 5).

As to claims 11 and 23, **Doherty** also teaches that upon receiving a writing signal, retrieving the bitplane data of the first significance from a first region of the frame buffer; and writing the pixels of the spatial light modulator with the retrieved bitplane data (col.4, lines 1-7).

In regard to claims 12 and 24 **Doherty** states the step of writing the pixels further comprises: activating the pixels using a first wordline (see, col.3, lines 66- col.4, lines 5, fig. 3 first wordline is "the first row").

As to claims 13 and 25 **Doherty** discloses retrieving the bitplane data of the second significance from a second region of the frame buffer, and writing the pixels of the spatial light modulator with the retrieved bitplane data (see, col.3, lines 66- col.4, lines

5).

As to claims 14 and 26 **Doherty** also discloses the step of writing the pixels further comprises: activating the pixels using a second wordline (fig. 3 "second wordline is the second row".

Application/Control Number: 10/648,689

Art Unit: 2629

Allowable Subject Matter

Page 6

5. Claim 15 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The cited prior art Doherty (6,201,521) has failed to teach applicant's claimed invention "the pixel comprises a charge pump memory cell that further comprises: a transistor having a source, a gate, and a drain; a storage capacitor having a first plate and a second plate; and wherein the source of said transistor is connected to a bitline, the gate of said transistor is connected to a wordline, and wherein the drain of the transistor is connected to the first plate of said storage capacitor forming a storage node, and wherein the second plate of said storage capacitor is connected to a pump signal"

Response to Arguments

1. Applicant's arguments filed 11/27/06 have been fully considered but they are not persuasive.

As to applicant's argument that Doherty does not teach "the pixels of the same subgroup are parallel and adjacent", note Doherty teaches, as shown in Figure 3, that the pixels in each of the groups 0 to 14 are parallel and adjacent. As known in the art, in a matrix display device, the rows are parallel to each other and the columns are also parallel to each other.

As to applicant's argument that Doherty does not teach "pixels of each row of the array are divided into a plurality of subgroups", note that the device of Doherty meets this limitation since all of the pixels (from row 0 to row 479, therefore meets the limitation of "pixels of each row of the array) of the array in the device

of Doherty are divided into a plurality of subgroups 0 to 14 (as shown in Figure

3). Applicant should note that the claimed subject matter, not the specification, is the measure of invention.

The remainder of the pertinent topics for argument are present in the appropriate rejections above.

Conclusion

2. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

CONTACT INFORMATION

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kent Chang whose telephone number is 571-272-7667. The examiner can normally be reached on Monday to Thursday from 9:00 AM to 6:00 PM.

Art Unit: 2629

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sumati Lefkowitz, can be reached at 571-272-3638.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

571-273-8300

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Kent Chang
Primary Evaminar

Primary Examiner

Art Unit 2629

kc 2/13/07